



EUROPEAN COURT OF HUMAN RIGHTS
COUR EUROPÉENNE DES DROITS DE L'HOMME

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Date 2016

A | To

Fax N° | No

De | From The Registry

Pages 3 (including this one)

Objet | Subject Application no. /16
 v. the United Kingdom

Observations/Comments:

Further to your call to the Registry today, please find attached copies of two letters from the Court, the originals of which have been sent to you by post on January 2016.

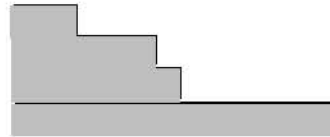
The Registry of the European Court of Human Rights



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COPY

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ECHR-LE2.0aR
MLA/TCO/CLW/soc

January 2016

Our Ref. [REDACTED] /16
[REDACTED] v. the United Kingdom

Dear Sir,

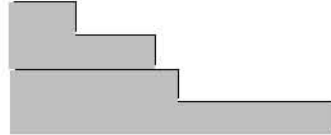
I acknowledge receipt of your recent correspondence requesting the European Court of Human Rights under Rule 39 of the Rules of Court to intervene in your child contact proceedings.

This application falls outside the scope of Rule 39 and therefore has not been submitted to a judge for decision. The Court will not, therefore, intervene in your case.

The Court applies Rule 39 only where an applicant faces an imminent risk of serious and irreparable damage. The vast majority of cases in which Rule 39 is applied concern deportation and extradition proceedings and involve complaints that the applicant will be at real risk of a violation of Article 2 (the right to life) or Article 3 (the right not to be subjected to torture or inhuman treatment) of the Convention, if sent to the destination State.

Yours faithfully,
For the Registrar

Andrea Tamietti
Head of Division



ECHR-Aeng6
CLW/kbi

/01/2016

Our Ref. /16

Dear Sir,

The Registry has received your correspondence.

You have not complied with the requirements set out in Rule 47 of the Rules of Court.

- Copies of all relevant documents relating to another procedure of international investigation or settlement have not been submitted, in particular: decisions by the European Commission following your petitions in 2010, 2011, 2014 and 2015.

As a result, your complaints cannot be examined by the Court. **Please note that no documents or submissions you have provided have been kept.**

If you wish the Court to examine your complaints, you must submit a fresh, complete and valid application form with all supporting documents as required by Rule 47.

To find out how to make a valid application, you can visit the Court's website, where the process of lodging an application is explained (www.echr.coe.int/applicants). This information is provided in the languages of the Council of Europe member States.

I should remind you that the six-month period referred to in Article 35 § 1 of the Convention is interrupted only when a complete application is sent to the Court.

The Court will not answer any letters or telephone calls concerning this incomplete file.

Yours faithfully,
For the Registrar

M. Lafferty
Legal Secretary